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17	Attorneys for Plaintiff, McDonald's Corporation		
18	UNITED STATES DISTRICT COURT		
19	DISTRICT OF NEVADA		
20	MCDONALD'S CORPORATION,	Case No.:2:23-cv-00384-JCM-EJY	
	Plaintiff,		
21	VS.	STIPULATION AND ORDER TO	
22		EXTEND BRIEFING SCHEDULE	
23	CIRCA HOSPITALITY GROUP II LLC D/B/A		
	THE D LAS VEGAS,	(THIRD REQUEST)	
24	Defendant.		
25			
26			
	District M.D. 112 C. 42 (924)	Denotity 22) and Defect 4 (6) Here's 22	
27	Plaintiff, McDonald's Corporation ("Mc	eDonald's") and Defendant Circa Hospitalit	
28	Group II LLC d/b/a The D Las Vegas ("The D" a	and together with McDonald's, hereafter as th	
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"Parties") hereby stipulate and agree that McDonald's shall have an additional two weeks from the current deadline of June 9, 2023, up to and including June 23, 2023, to respond to The D's Motion to Dismiss [ECF No. 22]. Parties further stipulate and agree that any reply in support of said Motion to Dismiss The D desires to file shall be due by June 30, 2023.

Parties have been and continues to be engaged in good faith settlement discussions to resolve this matter in lieu of expending fees and costs to continue litigation. Since their last request, the Parties have exchanged correspondences detailing circumstances surrounding the alleged defaults, related investigations, remedial measures taken and proposing a path forward in their continuing business relations. The Parties are diligently working together to schedule a meeting involving their respective management to finalize discussion initiated through these correspondences, and conferring on the terms of a proposed stipulation for dismissal of this action. Thus, the Parties request a brief extension of the current deadlines associated with The D's Motion to Dismiss.

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1	This is the parties' third request for an extension of this deadline, and is not submitted t	
2	cause any undue delay or prejudice.	
3	IT IS SO STIPULATED.	
4		
5	DATED this 9th day of June, 2023.	DATED this 9th day of June, 2023.
6	DICKENSON WRIGHT PLLC	WRIGHT, FINLAY & ZAK, LLP
7		
8	/s/ Cynthia L. Alexander Cynthia L. Alexander, Esq.	<u>/s/ Yanxiong Li</u> Christina V. Miller, Esq.
9	Nevada Bar No. 6718	Nevada Bar No. 12448
10	Kerry E. Kleiman, Esq. Nevada Bar No. 14071	Yanxiong Li, Esq. Nevada Bar No. 12807
11	3883 Howard Hughes Pkwy., Ste. 800 Las Vegas, NV 89169	7785 W. Sahara Ave., Suite 200 Las Vegas, NV 89117
12	Attorneys for Defendant, Circa	MARK E. FERRARIO
13	Hospitality Group II LLC d/b/a The D	Nevada Bar No. 1625
14	Las Vegas	ALAYNE OPIE Nevada Bar No. 12623
15		KYLE EWING Nevada Bar No. 14051
16		GREENBERG TRAURIG, LLP
17		10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89135
18		Attorneys for Plaintiff McDonald's Corporation
19	ATT AS SO ODDUDED	inonity system i tuning in include some single in include some sinclude some single in include some single in include some single in incl
20	IT IS SO ORDERED.	
21	Dated June 9, 2023.	Xellus C. Mahan
22		UNITED STATES DISTRICT JUDGE
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